

चल प्रदे

हिमाचल प्रदेश शासन द्वारा प्रकाशित

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भाग 1--वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिश्नरज कोर्ट

द्वारा अधिसूचनाएं इत्यादि

HIMACHAL PRADESH ADMINISTRATION

AGRICULTURE DEPARTMENT

NOTIFICATIONS Simla-4, the 21st December, 1960

No. 5-9/60-Agri. I.—On the recommendations of the Departmental Promotion Committee for Class-II (Gazetted) posts in the Department of Agriculture, Himachal Pradesh Administration, the Lieutenant Governor, Himachal Pradesh is pleased to promote and appoint the following permanent Agricultural Inspectors and officiating Block Development Officer, etc., as Class-II (Gazetted) officers in the scale of Rs. 250-25-550/25-750, under the Department of Agriculture, Himachal Pradesh Administration, in order of merit given below with effect from the dates they actually assume charge of the posts noted against each

Designation of Class-II (Gazetted) post in the scale of Rs. 250-25-550/25-750 against SI. Name and present No. designation which promoted and appointed. 1

Sh. J.C. Dutta, per-1 manent Agricultural Inspector and officiating as Block Development Officer.

As District Agricultural Officer Mandi district.

Sh. Wattan Singh, Agricultural Inspector. tion Officer (Survey).

manent Agricultural Inspector and officiating as Block Development Officer.

Sh. S. C. Mathur, Teehnical Assistant (Head-quarters).

Sh. Shispal Singh. Research Assistant. As Assistant Soil Conserva-

3

Sh. Nihal Singh, per- As District Agricultural Officer Kinnaur district.

As Assistant Botanist (Zira & Saffron).

As Garden Superintendent, Regional Fruit Research Station Mashobra.

- 2. The above promotions and appointments are subject to the approval the draft rules regulating the recruitments to and the conditions of service of the members of the Himachal Pradesh Agricultural service Class-II, by the Union Public Service Commission.
- 3. The seniority of the above officers in Class-II posts against which they are promoted, will remain in the order given above irrespective of their date of joining the
- 4. The pay of the above promotees will be fixed in the scale of Rs. 250-25-550/25-750, in accordance with the rules.

Simla-4, the 21st December, 1960

No. 5-9'60-Agri. I.—On the recommendations of the Departmental Promotion Committee for Class-II (Cazetted) posts in the Department of Agriculture, Himachal Pradesh Administration, the Lieutenant Governor, Himachal Pradesh is pleased to regularize the appointments of the following permanent Agricultural Inspectors etc., (Class-III) of the Department of Agriculture Himachal Pradesh Administration, against the Class II (Gazetted) posts in the scale of Rs. 250-25-550/25-750 and from the dates mentioned against each.

SI. No.	Name	Post held and date of regularization
1.	Sh. R. L. Beri	As District Agricultural Officer from 13-9-1957.
2.	Sh. G. D. Sud	As Regional Potato Development Officer from 17-12-1958.
3.	Sh. G. S. Jhina	As District Agricultural Officer from 21-3-1959 and as Bio-chemist (Compost) from 2-4-1960.
4.	Sh. H. C. Sharma	As Assistant Entomologist (Apiary), from 1-5-1959.
5.	Sh. J. P. Panwar.	As Assistant Horticulturist (Sub-tropical Fruits) from 26-2-1960.
6.	Sh. O. P. Krishna	. As Assistant Agricultural Marketing Officer from 7-10-1959.
7. S	h. S. L. Sharma	As Assistant Plant Pathologist from 8-11-1960.

2. The above regularisation is subject to the approval of the draft rules regulating the recruitment to and the conditions of service of the members of the Himachal Pradesh Agricultural Service Class-II, by Union Public Service Commission.

THAKUR SEN NEGI,
Secretary,

FOREST DEPARTMENT

NOTIFICATION

Simla-4, the 4th October, 1960

No. Ft. 12-63/58.—Whereas it is considered necessary that the rights of private persons in the portion of the Undemarcated Protected Forest described below shall remain suspended for a period of 10 years for purpose of raising Panchayat Forests and whereas the remainder of the forest is sufficient and in locality reasonably convenient for the due exercise of the rights suspended.

Now, therefore, in exercise of the powers conferred by section 30 (b) and (c) of the Indian Forest Act, 1927 (Act XVI of 1927) as applied to Himachal Pradesh, the Lt.-Governor, Himachal Pradesh is pleased to declare that the portion of Shirgaldhar Undemarcated Protected Forest specified below is closed for a period of 10 years from the date of issue of this Notification to the exercise of the following rights:—

- Grazing of all kinds of the animals throughout the year.
- Lopping and cutting of trees and bushes throughout the year.
- Grass cutting throughout the year; except that it
 may be permitted free to Right Holders on permits
 after the rains at the discretion of the Divisional
 Forest Officer, Suket Forest Division, Sundernagar.
- 4. Removal and quarrying of stones, the burning of lime or charcoal and breaking up or clearing for cultivation, for building, for herding cattle or for any other purpose, of any land in this closed area throughout the year except path for drinking water

burning the dead and path from one village to the other and quarrying of Makol (white wash).

District: MANDI Tehsil: KARSOG Illaga: KARSOG

Name of Forest	Total area of Forest	Area to be clos cd	
SHIRGAL DHAR	92 acres 4	5 acres	North.—Cultivated land of Shirgal Pati & 88E Kanjol D.P.F.
			East.—Kanjol forest and cultivated land of Chaluna West.—Cultivated land of Dibh.
e e			South.—Cultivated land of Jeratala Pati & Jerli U.F.
			By order, S. C. GAUR, Secretary,

REVENUE DEPARTMENT

NOTIFICATIONS

Simla-4, the 13th January, 1961

No. R. 24-812/58.—Whereas it appears to the Lieut. Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for the establishment of Crop Research Sub-Station, it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector, Mahasu district, Himachal Pradesh is hereby directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Collector, Mahasu district, Himachal Pradesh, Kasumpti.

SPECIFICATION

District: MAHASU Tehsil: RAMPUR

Village	Khasra No.	Area		
		Big.	Bis.	
GOPALPUR	830/2	9	15	
	846/1	26	8	
	846/2	4	15	
	Total	40	18	

Simla-4, the 17th January, 1961

No. 6-172/60-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Administration at the public expense for a public purpose, namely for the establishment of Sheep and Wool Extension Centre, in Bhaua Valley, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

- 2. This Notification is made under the provisions of section 4 of the Land Acquisition Act. 1894, as applied to Himachal Pradsh to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested, who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification, file an objection in writing before the Collector, Kinnaur

district, Kalpa (Chini), Himachal Pradesh.

SPECIFICATION

District: KINNAUR Sub-Division: NICHHAR

Village 1	Khasra No.			Big.	rea Bis. 4
BHAVA	1315 1316 1317			5 1 3	5 2 8
		Total	4.4	9	15

By order, BEAS DEV, Joint Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यतों और जिला मैजिस्ट्रेटों द्वारा अधिम्रचनाएं इत्यादि

6 OF CONSOLIDATION OF 1 2 3 4 5 DIRECTORATE HOLDINGS Mahasu 29 181 25 Kaker Arki NOTIFICATIONS 30 125 Kakra 182 ,, Kotla Pujariyan Simla-4, the 2nd September, 1960 31 183 121 ,, ,, 32 184 65 Sameli No. R.1/59-CH.—With the object of Consolidation of ,, ,, Budmu 185 Holdings in the undermentioned estates in the interest Braili 186 167 of the General Public and for the purpose of better Goha 187 131 188 231 cultivation of land therein, the Director, Consolidation of Nauni 37 189 165 Darla Holdings, Himachal Pradesh, in exercise of the powers 38 190 Baga 186 ,, conferred under section 3 of the Himachal Pradesh 39 191 Bater 57 ,, 40 192 30 (Consolidation of Holdings) Act, 1953 (Act X of 1954) as 41 Kotla Namol 193 55 delegated to him vide Himachal Pradesh Administration 42 194 268 Ser Notification No. R. 86-66/52, dated the 14th February, 43 195 98 Jabi Suheli 196 157 1955, hereby declares the intention of Himachal Pradesh ,, 197 45 133 Pachhiwar Administration of its own motion to make a Scheme for 46 198 22 Dabaro ,, Consolidation of Holdings in the said estates:-197 47 199 Khata ,, 48 Rauri 200 162 ,, Total 49 Kanswala 201 1153 50 202 251 H. B. No. area in Tehsil District Bugar ,, S. No. Name of 51 203 84 Phlodan acres •• Estate 52 204 123 5 6 Chambrolwala 3 4 1 2 ,, 53 205 Chambrol Jenri 54 55 206 658 Junjle Banola 166 Arki Mahasu 153 Taal 93 207 Bashiama 154 115 2 Bapron 56 105 208 Sauhni 155 382 3 Behlo ,, 57 209 Chakhar 30 ,, 191 156 4 Sujhaila ,, ,, 327 Toon Badyar 210 ,, 88 Chinjhawna 157 ,, ,, 59 211 350 Asloo ,, 158 143 6 Sherpur ,, 60 Kasumla 212 29 ,, 159 105 Kawag ,, 213 69 61 Badel 8 260 160 Sar 214 341 62 Damros ,, 166 161 Kanaghu ٠, 215 55 63 Dugli 213 10 Kalharan 162 216 64 Ropri 267 11 163 52 Kunni . 217 65 Badog 12 164 243 Dhianupur 64 218 66 Chamba 13 165 65 Nodol ,, ,, 219 67 Godan 115 14 Androli 166 ,, ,, 98 15 167 Deeb ,, 34 Biulu 168 16 ,, Simla-4, the 23rd September, 1960 49 169 17 Baga 303 No. R.1/59-CH.-With the object of Consolidation 170 18 Lamo ,, 63 19 Phanjo 171

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22 23

24 25 26 Dhar Shawag

Dati Ghamrarwan

Dati Brahmana

Khangar

Shawag

Ladhi

Stoti

Dhamog

Dabaro

No. R.1/59-CH.—With the object of Consolidation of Holdings in the undermentioned estates in the interest of the General Public and for the purpose of better cultivation of land therein, the Director, Consolidation of Holdings, Himachal Pradesh, in exercise of the powers conferred under section 3 of the Himachal Pradesh (Consolidation of Holdings) Act, 1953 (Act X of 1954) as delegated to him vide Himachal Pradesh Administration Notification No. R. 86-66/52, dated 14th February, 1955

her	eby declares the int tration of its own r	ention of	f Himacha	l Prades	h Admi-	1	2	3	4	5	6
sol	idation of Holdings	in the sa	aid estates			60	Dukrro	129	134	Ghumar- win	Bilas- pur
			Total			61	Rohal	128	383	,,	**
S. No		H.B. No	o. area in	Tehsil	District	62	Jewra	130	109	,,	,,
	Estate	•	acres	-		63	Bhadol	131	140	,,	,.
1	2	3	4	5	6	64	Jhanduta	119	1151	**	**
	Dul Chungni	492	156	Ghumar-	Dilocour	65	Belmam Branm	ana 120	338 891	••	**
1	Bal-Churani	492	130	win	Buasput	OU	Behran	121	604	**	**
~	Chalaeli	493	478			67	Bala	124	51	,,	**
2	Baldwarra	497	85	**	,,	68	Maswar	426 427	18	**	٠,,
4	Bhanglehrra	498	169	**	,,	69	Dherara	427	31	**	••
5	Nunali	499	80	,,	,,	70	Nehan	429	104	,,	,,
6	Jokhan	512	124	17	,,	71	Dugli	125	151	Sadar	,,
7	Bhadhol	513	24	**	,,	72	Dafher	123	127		**
8	Sakroha	477	. 75	"	**	73	Dehlwin	185	54	"	,,
9	Nanawan	478	324	" "	,,	74 75	Khirsi Khudai	186	18	"	,,
10	Muthani	449	418	,,	,,	75 76	Jamoi	187	38	",	**
iΪ	Jabalyana	480	572	. ,,				188	178	**	,,
12	Gehra	490	189	, ,,	,,	77 78	Mekhwin	189	99	,,	,,
13	Chhujalla	491	137		**	78 79	Ghanyar	190	171	,,	,,
4	Amarsingh Pura		122	"、	,,	79 80	Jazar Dahad	116	504	,,	,,
15	Nain-Guzran	474	129	»	,,	81	Khalsai	141	356	,,	,,
16	Malyawar	475	1332	"	,,	82	Musahan	142	376	,,	,,
7	Baloh	476	104	,,	,,	83	Pasot	143	53	,,	,,
8	Roohan	473	800	,,	"	84	Dari-Bharri	149	267	,,	,,
19	Harlog	494	272	,,	"	85	Kharwin	150	159	**	,,
0	Palti	495	225	,,	,,	86	Kalahan	151	54	**	, ,
1	Bardin	496	157	"	,,	87	Gharan	152	148	**	,,
2	Bhadron	502	561	"	27	88	Nakhlehda	153	98	"	"
3	Ghadat	485	127	,,	"	89	Basandwarri	154	43	"	. "
4	Palela	487	208	,,	"	90	Tihri	155	90	**	**
5	Chura di	503	286	,,	"	91	Rachhehrra	137	418	**	"
6	Sariyu n-Khas	488	. 376	,,	,,	92	Dhanatar	170	107	,,	,,
7	Hawan a	500	441	,,	,,	93	Jamli	174	74	,,	,,
8	Danola	501	73	,,	••	94	Salasi	182	216	,,	,,
9	Ropa-Ghulatar	481	193	,,	,,	95	Sundhrru	183	88	,,	"
0	Lehda	482	66	,,	"	96	Jangla			"	73
1	Munjhwarr	483	103	,,	,,	97	Polli	184	620	,,	**
2	Bhagot	484	133	,,	,,	98	Bhaterr	156	354 150	"	"
3	Papleoo	486	60	,,	,,	99	Samleta	165		,,	"
4	Kuh	489	279	,,	,,	100	Mohiyan	166	180	,,	,,
5	Jamlag	507	30	,,	,,	101	Patta	167 168	43 28	"	27
5	Bharedi	509	36	,,	,,	102	Behlag			,,	37
7	Tundwin	514	71	,,	,,	103	Thurahan	169	103	"	**
1	Talyana	516	183	,,	,,	104	Kothi	171	167	**	,,
)	Bangloh	521	51	,,	,,	105	Badol	175	220	**	"
)	Hahal-Nawanyan		287	,,	,,	105	7.00 EXC. 100.00 To	172	143	,,	,,
	Sindher	505	105	,,	,,	107	Tanyur Ser	173	120	,,	**
	Hawani	506	127	,,	,,	108	Neras	123	454	,,	,,
3	Kothi	508	132	,,	,,	109		200	267	,,	,,
	Luharda	517	76	,,	,,	110	Tungrri	202	257	,,	,,
	Samela	518	119	,,			Kajel	203	140	,,	,,
	Dandehrri	520	43	,,	,,	111	Reli	204	237	,,	,,
	Bhalewae	515	490	"	,,	112	Nihan	205	141	,,	**
	Tantha	510	321	17	"	113	Gehrwin	191	1134	,,	,,
	Fhandeher	511	70	,,	**	114	Beri-Mian	192	67	,,	,,
	Morsingi	519	66		,,	115	Brasand	193	217	,,	,,
	Barri-Bharan	522	74	**	,,	116	Bhajwani	194	316	,,	,,
	Barri-Bhagot	523	161	,,	,,	117	Badoa	195	141	,,	,,
		524	55	,,	,,	118	Hirapur	196	38	,,	39
		525	97	,,	,,	119	Kaseh	197	151	,,	,,
	Parahu	115	405	**	,,	120	Bijaipur	198	490	. ,,	,,
	Thaper	116	171	"	**	121	Samoh	199	683	,,	"
	Dharad	117	209	"		122	Baroha	201	114	"	"
		118	242	"	,, _						
	~ ··	172	63	**	,,						
	(*)		•••	,,	,,			TUL	SI RAM	CHA ND	EL,
								e		Dit	ector.

भाग 3—वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिश्नरज कोर्ट, फाइनेन्शल कमिश्नर, ऐक्साइज एएड टैक्सेशन कमिश्नर तथा कमिश्नर आफ इकम-टैक्स द्वारा अधिख्चित आदेश इत्यादि

भाग 4 — स्थानीय स्वायत्त शासन: स्युनिसिषल बोर्ड, हिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग

कार्यालय जिला पंचायत ग्रथिकारी मण्डी, मण्डल मण्डी, हिमाचल प्रदेश

गद्धिपत्र

पृष्ठाकन संख्या -- १०६, दिनांक ६-१-६१

इस कार्यालय के सूचना पत्र नं० १९९६-२१ तिथि १३-४-१६६० जिसमें कि ग्राम पंचायत द्रंग पाली, तहसील जोगिन्द्र नगर के प्रस्ताव संख्या नं० १, दिनांक २६-१-६० के प्रनुसार स्रधोहस्ताक्षरित ने कुछ कर विज्ञापित किये थे उसे निम्न प्रकार से शद्ध किया जाता है:—

१. ग्राम सभाक्षेत्र में प्रत्येक घर पर कर। एक रु० प्रतिघर के स्थान पर दो रुपये प्रति घर ।

पी० एत० शर्मा, जिला पंचायत श्रधिकारी।

कार्यालय जिला पंचायत ग्रधिकारी मण्डी, जिला मण्डी

सूचना

पृष्ठांकन संख्या---२२८, तिथि १६-१-६१

क्योंकि ग्राम पंचायत पूर्वी द्वेहट, तहसील करसोग, जिला मण्डी ने ग्रयने प्रस्ताव संस्था १, तिथि २६-११-६० के ग्रनुसार निम्न कर ग्राम सभा क्षेत्र में लगाने का निश्चय किया हैं:—

ऋम	ांक विवरण		दर कर
٧.		लड़के के जन्म पर	५० न० पैं०
•		लड़की के जन्म पर	२५ न०पै०
₹.	शादी पर	लाड़ें से	५० न०पैं०
•		लाड़ी से	२५ न०पै०
₹.	श्रामोद प्रमोद पर		२५ प्रतिशत
٧.	श्रचल सम्पत्ति के	खरीदने वाले से	१ ह०
	हस्तांतरण करने में उसके विऋय मूल्य पर	वेचने वाले से	१ रु०

स्रीर क्योंकि उपरोक्त कर ग्रामपंचायत पूर्वी द्रेहट को हिमाचल प्रदेश पंचायत नियम २४६ के श्रन्तर्गत श्रपने क्षेत्र में लगाने का श्रिधकार प्राप्त है। श्रतः में हिमाचल प्रदेश पंत्रायत नियम २४२ के श्रन्तगंत उपरोक्त ग्राम सभा के प्रस्ताव को इस हेनु प्रकाशित करता हूं कि यदि किसी व्यक्ति को किसी प्रकार की श्रापत्तियां उपरोक्त करों के लगाने में हों तो वह इस सूचना के प्रकाशित होने के दिनांक से एक मास तक प्रधान ग्राम पंचायत पूर्वी द्रेहट के सम्मृत श्रपनी श्रापत्तियां प्रस्तुत करें।

> पी० एन० शर्मा, जिला पंचायत ग्रविकारी ।

कार्यालय जिला पंचायत ग्रधिकारी मण्डी, जिला मण्डी

मूचना

पृष्ठांकन संस्या - २१६, तिथि १६-१-६१

क्योंकि ग्रामसभा हराबाग, तहमीत जोगीत्द्रर नार, जिता मण्डी ने अपने प्रस्ताव संस्था १ तिथि ७-११-६० के श्रनुमार निम्न कर ग्राम सभा क्षेत्र में लगाने का निश्चय किया है:—

कमांक विवरण	दर कर
१. प्रत्येक भवन पर	१ रुपया प्रति घर
२. आमोद प्रमोद पर	4 ₹0
३. विवाह पर	२ रु०
४. जन्म पर	५० नये पैसे
५. ग्रचल संपत्ति के हस्तांतरण पर	२ ह०

श्रीर क्योंकि उपरोक्त कर ग्राम पंचायत हराबाग को हिमाचल प्रदेश पंचायत नियम २४६ के ग्रन्तर्गत ग्रयने क्षेत्र में लगाने का अधिकार प्राप्त है।

श्रतः मैं हिमाचल प्रदेश पंचायत नियम २४२-व के ग्रन्तर्गत उपरोक्त ग्राम सभा के प्रस्ताव को इस हेतु प्रकाशित करता हूं कि यदि ग्राम सभा हरावाग के निवासियों को किसी प्रकार की ग्रापत्तियां उपरोक्त करों के लगाने से हों तो वह इस सूचना के प्रकाशित होने के दिनांन से एक माम तक प्रधान ग्राम पंच।यन के सन्मख अपनी ग्रापत्तियां प्रस्तुत करें।

पी० एन० झर्मा, जिला पंचायत ग्रधिकारी।

भाग 5-वैयक्तिक अधिस्चनाएं और विज्ञापन

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, (H.P.).

In the matter of Shri Nathia S/o Duria, caste Rajput, R/o village Galian, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur (H.P.). (Tenant).

Versus

Shri Shuk Ram Bhagat Ss/o Sihnoo, caste Rajput, R/o village Galian, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur, (H.P.). (Landowners).

All persons concerned.

Whereas Shri Nathia (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 4/19, Khasra No. 120, 121, 122, 124, 125, 135, 136, 137, 142, 144, 145, kita 11, measuring 12 Big. 2 Bis. (as entered in the Revenue Records for the year, 1958-59) situated in village Galian, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Shuk Ram etc. (Landowners).

And whereas a sum of Rs. 6:16 is proposed to be allowed as compensation to be paid by the said Shri Nathia (Tenant) to the said Shri Shuk Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 6-16 as compensation shall be received by the undersigned by 15-2-1961/26-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of January, 1961.

Seal.

SURAT SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 3/61

Before the Compensation Officer, Mahasu district, at Kasumoti.

In the matter of Shri Nanda S/o Basantu, caste Koli, R/o Odoo P. Nati, Tehsil Kasumpti (Tenant).

Versus

Shri Kali Ram S/o Kanshi Ram, caste Rajput, R/o Odoo, P. Nati. Tehsil Kasumpti (Landowner).

All persons concerned.

Whereas Shri Nanda ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 5/8 M., measuring 12 Big. 19 Bis. 0 Bisw. (as entered in the Revenue Records), situated in village Odoo, Pargana Nati, Tehsil Kasumpati, District Mahasu in the ownership of Shi Kali Ram (Landowner).

And whereas a sum of Rs. 512 16 is proposed to be allowed as compensation to be paid by the said Shri Nanda (Tenant) to the said Shri Kali Ram (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 512-16 as compensation shall be received by the undersigned by 20-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 20th day of January, 1961.

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SOHAN LAL, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Tulsiya S/o Fata, caste Rajput, R/o village Nahera, Illaqa Kohaloo, Tehsil Chachiot, District Mandi (Tenant).

Versus

The Himachal Pradesh Administration (Landowner). To

All persons concerned.

Whereas Shri Tulsiya ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 19 Min/107, measuring 2 Big. 8 Bis. 7 Bisw. (as entered in the Revenue Records) situated in village Nahera, Pargana Kohaloo, Tehsil Chachiot, District Mandi, in the ownership of H. P. Administration (Landowner).

And whereas a sum of Rs. 61.44 is proposed to be allowed as compensation to be paid by the said Shri Tulasiya (Tenant) to the said Himachal Pradesh

Administration (Landowner) for extinction of the rights title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 61-44 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961.

JIT RAM,

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Tulsi Ram, Mindkoo Ss/o Fata, Rajput, R/o village Nahra, Illaqa Kohaloo, Tehsil Chachiot, District Mandi (Tenants).

Versus

The Himachal Pradesh Administration (Landowner). To

All persons concerned.

Whereas Shri Tulsi Ram etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 39/105, measuring 5 Big. 19 Bis. 3 Bisw. (as entered in the Revenue Records) situated in village Nahera, Pargana Kohaloo, Tehsil Chachiot, District Mandi, in the ownership of H. P. Administration (Landowner).

And whereas a sum of Rs. 38.88 is proposed to be allowed as compensation to be paid by the said Shri Tulsi Ram etc. (Tenants) to the said H. P. Admn. (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 38-88 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961,

Seal.

JIT RAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Kundan S/o Chigu, caste Koli, R/o village Salai, Illaqa Kohaloo, Tehsil Chachiot, District Mandi (Tenant).

Versus

Himachal Pradesh Administration

(Landowner).

All persons concerned.

Whereas Shri Kundan (Tenant) has applied under sub-section (1) of section 11 of the Himachal

Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 39/Min. 106, measuring 3 Big. 2 Bis. 7 Bisw. (as entered in the Revenue Records) situated in village Nahera, Pargana Kohaloo, Tehsil Chachiot, District Mandi in the ownership of H. P. Admn., (Landowner).

And whereas a sum of Rs. 82:56 is proposed to be allowed as compensation to be paid by the said Shri Kudan (Tenant) to the said H. P. Admn., (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 82:56 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961.

JIT RAM, Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi

In the matter of Shri Chamaroo alias Norm S/o Chuha, Fagnoo S/o Sugoo, caste Brahman, village Pungh, Tehsil Sundernagar, Suket, District Mandi (Tenants).

Versus

Shri Karm Singh, Dharm Singh S/o Govind Singh, Mst. Padma Bati W/o Basant Singh, caste Rajput, village Reshmain, Tehsil Sundernagar, District Mandi (Landowners).

Tα

Scal.

All persons concerned.

Whereas Shri Chamaroo etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights the land of their tenancy Khata/Khatauni No. 169/365 measuring 0 Big. 3 Bis. 9 Bisw. (as entered in the Revenue Records) situated in village Pungh, Pargana Balh, Tehsil Sundernagar, District Mandi in the ownership of Shri Karm Singh etc. (Landowners).

And whereas a sum of Rs. 79:44 is proposed to be allowed as compensation to be paid by the said Shri Chamaroo etc. (Tenants) to the said Shri Karm Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 79.44 as compensation shall be received by the undersigned by 13-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961.

JIT RAM, Compensation Officer.

FORM LR III

Notice under Rule 4/(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Hira S/o Kalu, caste Brahmin, R/o village Sihari, Illaqa Mawi, Tehsil Chichiot. District Mandi (Tenant).

Versus

Shri Bhavnehwar S/o Roda, caste Brahmin, R/o village Banol, Illaqa Badar, Tehsil Sadar, District Mandi

(Landowner).

Whereas Shri Hira (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy, Khata/Khatauni No. 1/1, measuring 39 Big. 7 Bis. 0 Bisw. (as entered in the Revenue Records), situated in village Sihari, Pargana Mawi, Tehsil Chichiot, District Mandi, in the ownership of the Shri Bhavnehwar (Landowner).

And whereas a sum of Rs. 665.76 is proposed to be allowed as compensation to be paid by the said Shri Hira (Tenant) to the said Shri Bhavnehwar (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 665-76 as compensation shall be received by the undersigned by 13-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of January, 1961.

Seal.

JIT RAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Bairagi S/o Kaukoo, caste Chamar, R/o village Maltherh, Illaqa Balh, Tehsil Sadar District Mandi (Tenant).

Versus

Shri Chamar S/o Titloo, caste Jat, R/o village Bhiora, Illaqa Balh, Mst. Dhanoo W/o Mehlar, Koiloo S/o Minku, caste Jat, R/o Maltherh, Illaqa Balh, Tehsil Sadar, District Mandi (Landowners).

То

All persons concerned.

Whereas Shri Bairagi ... (Tenant) has applied under sub-section 1 of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 25 Min/48, measuring 0 Big. 14 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Maltherh, Pargana Balh, Tehsil Sadar, District Mandi, in the ownership of Shri Chamar etc. (Landowners).

And whereas a sum of Rs. 23-04 is proposed to be allowed as compensation to be paid by the said Shri Bairagi (Tenant) to the said Shri Chamar etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for

information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 23.04 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961.

JIT RAM, Compensation Officer.

Seal,

Compensation Office

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Bairagi (Major) Ram Ditta (Minor) through guardianship of Bairagi real brothers Ss/o Kaukoo, caste Chamar, R/o village Malther, Illaqa Balh, Tehsil Sadar, District Mandi (Tenants).

Versus

Shri Chamar S/o Titloo, caste Jat, R/o village Bhiora, Illaqa Dhanesar Balh, Mst. Dhanoo W/o Mehlar, Koiloo, S/o Minku caste Jat R/o village Maltherh, Illaqa Balh Tehsil Sadar, District Mandi (Landowners).

All persons concerned.

Whereas Shri Bairagi etc. ... (Tenants) have applied under sub-section I of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 25 Min/50 measuring 2 Big. 14 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Maltherh, Pargana Balh, Tehsil Sadar, District Mandi in the ownership of Shri Chamar etc. (Landowners).

And whereas a sum of Rs. 95.52 is proposed to be allowed as compensation to be paid by the said Shri Bairagi etc. (Tenants) to the said Shri Chamar etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 95.52 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961.

Seal.

JIT RAM, Compensation Officer.

In the Court of Shri Jit Ram, Compensation Officer Mandi district, Mandi

CASE No. 18 INSTITUTED 26-5-60

Proclamation under Order 5, Rule 20, C.P.C.

In the matter of Shri Chet Ram, Puran Taku Niku, Ramu, Dhobu Ss/o Fagu, caste Rajput, R/o village Ladruhin, Tehsil Jogindernagar District Mandi, Applicants (Tenants).

Versus

- Durga mother of Sheru, caste Brahmin, R/o Bharwana, Tehsil Palampur, District Kangra.
- Jagar Nath S/o Balanda, caste Brahmin, Government employee in P.E.D. Band R Sub-Division (Kailang) Lohal via Manilai.

- Chhu S/o Balanda, caste Brahmin, R/o Bharwana Tehsil Palampur, District Kangra.
- Shri Guriya S/o Balanda, caste Brahmin R/o at present working as peon in office of the Tehsildar Palampur, District Kangra.
- 5. Shri Gori alias Gori sut S/o Matlavi, casteBrahmin, R/o Bharwana, Tehsil Palampur, District Kangra.
- Shri Dass S/o Nagina, caste Brahmin, R/o Bharwana, Tehsil Palampur, District Kangra.
- Smti. Finhi W/o Nikara, caste Barhmin R/o Bharwana, Tehsil Palampur, District Kangra.

Application for grant of proprietary rights U/s II of the H. P. Aboliticn of Big Landed Estates and Land Reforms Act. No. 953.

Whereas it has been proved to the satisfaction of the Court that the Landowners above named cannot be served in the ordinary way of service, hence this proclamation under order 5 Rule 20 C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on the 18-2-61, failing which ex-parte proceedings shall be talen against them.

Given nnder my hand and the seal of the Court this 23rd January, 1961.

Seal.

JIT RAM, Compensation Officer.

In the Court of Shri Hem Chand B.A., LL. B., Senior Sub-Judge, Mahasu District, Kellston-Simla-1.

(Exercising the powers of the District Judge, under the Succession Act)

Case No. 6/2 of 60

1. Mrs. Sarswati P. Bijlani Wd/o Shri P.B. Bijlani. 2. Anil. 3. Rita minor children of Shri P.B. Bijlani through Mrs. Sarswati P. Bijlani their real mother and guardian C/o Shri S. B. Bijlani, Asstt. Engineer, H.P. P. W. D., Solan. (Petitioner).

Versus

Sarvshri 1. S. B. Bijlani S/o Shri Bhagwan Dass Bijlani Assistant Engineer, P. W. D. Solan. 2. N. B. Bijlani S/o Shri Bhagwan Dass Bijlani. 103. Karnani Estates, Lower Circular, Road Calcutta 17. (Respondants).

General public.

Whereas the petitioners above named have applied for the grant of succession certificate to the estate of late Shri P.B. Bijlani S/o Shri Bhagwan Dass Bijlani and the 18th February, 1961, has been fixed or the hearing of the application, notice is hereby given to all concerned that if any other relative, friend, kinsman for wellwisher of the aforesaid deceased desires to oppose the application of the petitioners aforesaid, he should appear personally in this court on the aforesaid date, and adduce any documentary and oral evidence in support of his claim to such grant of succession certificate, or in support of his opposition to the application of the petitioners.

Given under my hand and the seal of the court this 19th day of January, 1961.

Seal.

HEM CHAND, Senior Sub-Judge.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Brij Lal, Inder, Sohan Singh Ss/o Narainu, Dhanoo S/o Kalia, caste Brahmin, village Thana Bakarhwi, Illaqa Suranga, Tehsil Sarkaghat, District Mandi (Tenants).

Shri Dila Ram, Basi Ram S/o Darsan, caste Rajput, R/o village Thana Bakarhwi, Illaqa Suranga, Tehsil Sarkaghat, District Mandi (Landowners)

To

All persons concerned.

Whereas Shri Brij Lal etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. Imin/3, 4, measuring 1 Big. 6 Bis. 14 Bisw. (as entered in the Revenue Records) situated in village Thana Bukarhwin, Pargana Suranga, Tehsil Sarkaghat, District Mandi, in the ownership of Shri Dila Ram etc. (Landowners).

And whereas a sum of Rs. 28:50 is proposed to be allowed as compensation to be paid by the said Shri Brij Lal etc. (Tenants) to the said Shri Dila Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 28-50 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961.

Seal.

Seal

JIT RAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Brij Lal, Inder, Sohan Lal Ss/o Narain, Dhanoo S/o Kalia, caste Brahmin, R/o village Thana, Illaqa Suranga, Tehsil Sarkaghat, District Mandi (Tenants).

Versus

Shri Nain Singh, Chikhroo Ss/o Ramla, Raghubir Singh Ss/o Pohloo, caste Rajput, R/o village Nan, Illaqa Suranga, Tehsil Sarkaghat, District Mandi (Landowners). To

All persons concerned.

Whereas Shri Brij Lal etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 24/78-79-80, measuring 4 Big. 19 Bis. 8 Bisw. (as entered in the Revenue Records) situated in village Thana Bakarvi, Pargana Suranga. Tehsil Sarkaghat, District Mandi in the ownership of Shri Nain Singh etc. (Landowners).

And whereas a sum of Rs. 100.87 is proposed to be allowed as compensation to be paid by the said Shri Brij Lal etc. (Tenants) to the said Shri Nain Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 100-87 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of January, 1961.

JIT RAM,

Compensation Officer.

In the Court of Shri Bishan Dass Compensation Officer Sirmur district at Nahan (H.P.)

Case No. 1184 of 1960

Notice under Order 5 Rule 20, C.P.C.

In the matter of Shri Gurmukh S/o Chhangu Koli, R/o village Dabhada Bhadenji, Tehsil Pachhad (Tenant).

Versus

Sarvshri Yoginder Singh and others (Landowners).

(Application for grant of proprietary rights).

To

Sarvshri Chander Bir Singh, Ranvir Singh, Birender Singh Bijender Singh and Heminder Singh Syo Devi Prashad, caste Rajput, of Nahan (H.P.).

Whereas in the above noted case, it has been proved to the satisfaction of the Court that the above named defendants Shri Chander Bir Singh and others cannot be served in the ordinary way, hence a proclamation under Order 5, Rule 20, C.P.C. is hereby issued against the above named defendants to appear in this Court on 14th February, 1961, at 10 O'clock forenoon, either personally or through a counsel or authorised agent, failing which, ex-parte proceedings shall be taken against them

Given under my hand and the seal of the Court this 2nd day of January, 1961.

Seal.

BISHAN DASS, Compensation Officer.

In the Court of Shri Bishan Dass, Compensation Officer Sirmur district, at Nahan

Case No. 1183 of 1960

Notice under Order 5, Rule 20, C.P.C.

In the matter of Shri Haria S/o Changu, caste Koli, of village Dabhada Bhadenji, Tehsil Pachhad (Tenant).

Versus

Sarvshri Yoginder Singh and others (Landowners).

(Application for grant of proprietary rights).

To

Sarvshri Chander Bir Singh, Ranvir Singh, Birender Singh, Bijender Singh and Heminder Singh Ss/o of Devi Parshad, caste Rajput of Nahan, Himachal Pradesh.

Whereas in the above noted case it has been proved to the satisfaction of the court that the above named defendents Shri Chander Bir Singh and others cannot be served in the ordinary way, hence a proclamation under Order 5. Rule 20, C.P.C. is hereby issued against the above named defendents to appear in this court on the 14th February, 1961 at 10 O'clock forenoon, either personally or through a counsel or authorised agent failing which ex-parte proceedings shall be taken against them.

Given under my hand and the seal of the Court, this 2nd day of January, 1961.

BISHAN DASS, Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Ghannu S/o Anokha, Hira S/o Kulgu, caste Koli, R/o village Rug Bhakhota, Tehsil Pachhad (Tenants).

Versus

Shri Devi Ram S/o Bir Singh, Kahanu S/o Devi Ram Surat Ram, Rup Singh, Kanshi Ram Ss/o Sobha Ram, Bishana S/o Mehar Singh, Chet Ram S/o Sahi Ram, Jalmu S/o Man Singh, Banshi S/o Bhaju, Prem Singh, Mansha Ram, Lekh Ram S/o Kehru, Amru, Jitia Ss/o Moti, Mst. Shibi Wd/o Man Singh, Dhaulu, Mansha Ram, Nain

Singh, Dalip Singh Ss/o Mohi Ram, caste Rajput, R/o village Rug Bhakhota (Original) Budhia S/o Kulgu, caste Koli, R/o village Rug Bhakhota (Prof Def.), Tehsil Pachhad (Landowners).

To

All persons concerned.

Whereas Shri Ghannu etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 5/19, 48/176, 5/24, measuring 2 Big. 15 Bis. (as entered in the Revenue Records, situated in village Rug Bakhota, Pargana (...), Tehsil Pachhad, District Sirmur in the ownership of Shri Devi Ram etc. (Landowners).

And whereas a sum of Rs. 170.25 is proposed to be allowed as compensation to be paid by the said Shri Ghannu etc. (Tenants) to the said Shri Devi Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 170-25 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 13th day of January, 1961.

Seal.

BISHAN DASS, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Tulsu alias Tulsi Ram S/o Ghannu, caste Keli of village Nehar Pab, Tehsil Pachhad (Tenant).

Versus

Shri Jati Ram, Kanshi Ram Ss/o Dhian Singh, Surat Ram S/o Chanchlu, caste Brahmin of village Nehar Pab, Tehsil Pachhad (Landowners).

Whereas Shii Tulsu alias Tulsi Ram (Tenant) has applied under sub-section (1) of section II of the HimachalPradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatuni No. 1/8 min measuring 2 Bighas, 4 Biswas, 0 Biswansis (as enterted in the Revenue Records) situated in village Nehar Pab, Pargana (..), Tehsil Pachhad, District Sirmur in the ownership of Shri Jati Ram etc. (Landowners).

And whereas a sum of Rs. 77.25 is proposed to be allowed as compensation to be paid by the said Shri Tulsu alias Tulsi Ram (Tenant) to the said Shri Jati Ram

etc. (Landowners) for extinction of the rights title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 77-25 as compensation shall be received by the undersigned by 18-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 13th day of January, 1961.

BISHAN DASS,

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Ganeshu, S/o Chimru caste Koli of village Sermanon, Tehsil Pachhad (Tenant).

Shri Zalum Singh S₁0 Devi Ram and Vidia Datta, Mohan Datta and Padam Datta S₂0 Zalum Singh caste Brahmin, R₂0 Sermanon, Tehsil Pachhad (Landowners).

All persons concerned.

Seal.

Whereas Shri Ganeshu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 1/2, measuring 24 Big. 16 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Sermanon, Pargana (..), Tehsil Pachhad, District Sirmur, in the ownership of Shri Zalum Singh etc. (Landowners).

And whereas a sum of Rs. 582.75 is proposed to be allowed as compensation to be paid by the said Shri Ganeshu (Tenant) to the said Shri Zalum Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 582.75 as compensation shall be received by the undersigned by 17-2-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 10th day of January, 1961.

Seal.

BISHAN DASS, Compensation Officer.

भाग 6-भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

GENERAL ADMINISTRATION DEPARTMENT

NOTIFICATION

Simla-4, the 4th February, 1961

No. GAD. 13-107/59.—The following Notification No. 20/17/60-P. II-1V) to be issued by the Government of India. Ministry of Home Affairs in the Gazette of India in its issue, dated the 4th February, 1961, is hereby published for the information of the General public concerned therewith.

By order,
M. S. JANDROTIA,
Under Secretary.

GOVERNMENT OF INDIA MINISTRY OF HOME AFFAIRS

NOTIFICATION

New Delhi-11, the January, 1961/ Magha, 1882.

S.R.O.—In exercise of the powers conferred by section 20 of the Prize Competitions Act, 1956, (42 of 1955), the Central Government hereby makes the following rules further to amend the Part C States Prize Competitions Rules, 1956, in their application to the Union territories of Dehli, Himachal Pradesh Manipur, Tripura and the Andaman and Nicobar Islands

the same having been previously published as required by sub-section (!) of that section;—

- 1. These rules may be called the Part C States Prize Competitions (Amendment) Rules, 1961.
- 2. In the Part C States Prize Competitions Rules, 1956, hereinafter referred to as the said rules, in rule 1, for the words and letter "Part C States", the words "Union territories" shall be substituted.
- 3. In rule 4 of the said rules, in sub-rule (2), for the word "State', the words "Union territory" shall be sub-

stituted.

- 4. In rule 7 of the said rules, for the words "the State Government", the words "the Central Government" shall be substituted.
- 5. In rule 16 of the said rules, in sub-rule (2), for the words "the State Government", the words "the Central Government" shall be substituted.

R. K. SHASTRI,

Under Secretary to the Government of India.

भाग 7-भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिमृचनाएं तथा ऋन्य निर्वाचन मम्बन्धी अधिमृचनाएं

शून्य

भाग 8— हिमाचल प्रदेश चेत्रीय परिषद् द्वारा अधिसचित आदेश इत्यादि

शून्य

अनुपूरक

शून्य